UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	x	
LEVON SMITH,	Plaintiff,	PROTECTIVE ORDER
-against-		04 CV 3286 (TPG)
THE CITY OF NEW YORK, POLICE OFFICER JORGE TOBON, Shield #29637 AND POLICE OFFICERS HERIBERT BERMUDEZ, Shield #30246, DETECTIVE JAMES SOUTH, Shield #06130, "JOHN DOE #s 1 through (being unidentified police officers who were with Detective South when plaintiff's shop located at 2 East 116 th Street, New York, New York, was padlocked on or about May 23, 2003, Defendants.		USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 5/29/09

Upon application of the defendants for a protective order concerning the disciplinary and personnel documents of defendants Jorge Tobon, Heriberto Bermudez, and James South; and the arrest and criminal prosecution documents of non-party Andrew Jones¹; whereas the defendants deem this information and these documents confidential; and the Court having granted such application,

IT IS HEREBY ORDERED as follows:

1. As used herein, "Confidential Materials" shall mean (1) the Civilian Complaint Review Board records, Internal Affairs Bureau records, Personnel records, Preemployment Background Investigations pertaining to defendants Jorge Tobon, Heriberto Bermudez, and James South, and (2) Arrest and Criminal Prosecution records pertaining to non-party Andrew Jones, and (3) any other documents that the defendants may in the future in good

¹ Andres Jones, pursuant to an executed N.Y.C.P.L. § 160.50 release, authorized defendant City of New York to obtain documentation pertaining to his arrest on May 23, 2003 and to thereafter provide said information and documents to plaintiff for purposes of this litigation.

faith deem "confidential materials" pursuant to this Order because of privacy, law enforcement or governmental interests, except that such documents and information shall not be deemed "Confidential Materials" to the extent, and only to the extent, that they are (a) obtained by plaintiff from sources other than defendant, or (b) are otherwise publicly available.

- 2. Defendants shall designate in good faith particular documents "Confidential Materials" by labeling such documents "Confidential" and/or by designating such documents by bates number in a writing directed to plaintiff's counsel. Defendants shall have a reasonable time to inspect and designate as "Confidential Materials" documents sought by subpoena from third parties, and such documents, if produced to plaintiff, shall be treated as "Confidential Materials" during such reasonable period. The defendants reserve the right to designate any documents confidential pursuant to this agreement if necessary after production of such documents to the plaintiff. If plaintiff objects to the designation of particular documents as "Confidential Materials," plaintiff shall state such objection in writing to the defendants, and the parties shall endeavor in good faith to resolve such objection. If such objection cannot be resolved, then defendants shall, within ten (10) days of receiving plaintiff's objections, move for an order approving such designation.
- 3. Plaintiff's attorneys shall not use the Confidential Materials for any purpose other than for the preparation or presentation of the case entitled <u>Levon Smith v. City of New York, et al.</u>, 04 CV 3286 (TPG) ("this action.").
- 4. Plaintiff's attorneys shall not disclose the Confidential Materials to any person not a member of the staff of their law office, except under the following conditions:
 - Disclosure may be made only if necessary to the preparation or presentation of their cases in this action.



- b. Disclosure before trial may be made only to the parties, to an expert or experts who has or have been retained or specially employed by their attorneys in this action in anticipation of litigation or preparation for this action, to a witness at deposition, or to the Court. In the event a conflict arises between the parties as to whether plaintiff may show the Confidential Materials to a potential deponent, or other person whom counsel reasonably believes may have knowledge of the information described or referred to in the Confidential Materials, plaintiff agrees not to do so until such time that the parties can obtain a ruling from the Court in this regard.
- c. Before any disclosure is made to a person listed in subparagraph

 (b) above (other than to the Court), plaintiff's attorneys shall provide each such person with a copy of this Stipulation and Protective Order, and such person shall consent in writing, in the form annexed hereto as Exhibit A, not to use the Confidential Materials for any purpose other than in connection with the prosecution of this case and not to further disclose the Confidential Materials except in testimony taken in this case. The signed consent shall be retained by plaintiff's attorneys and copies provided to counsel for defendants.
- 5. Deposition testimony concerning any Confidential Materials that reveals the contents of such materials shall be deemed confidential, and the transcript of such

testimony, together with any exhibits referred to therein, shall at defendants request to the reporter, be separately bound, with a cover page prominently marked "CONFIDENTIAL." Such portion of the transcript shall be deemed to be Confidential Materials within the meaning of this Protective Order.

6. If any paper which incorporates any Confidential Materials or reveals the contents thereof is filed in this Court, those portions of the papers shall be delivered to the Court enclosed in a sealed envelope bearing the caption of this action, an indication of the nature of the contents, and the following legend:

CONFIDENTIAL

This envelope contains documents or information designated confidential pursuant to an order entered by the United States District Court for the Eastern District of New York in the above-captioned action. This envelope shall not be opened or unsealed without the express direction of a judge of this Court, and its contents shall not be displayed or revealed except as the Court may order. This envelope and its contents shall at all times be maintained separate and apart from the publicly available files of this case.

- 7. However, where the confidential information is not material to issues addressed in court submissions and the parties agree that the redaction of personal, confidential and/or identifying information would be sufficient to protect the interests of parties or non-parties, the parties may file redacted documents without further order of the Court.
- 8. In addition, where advance notice is given by plaintiff and the parties agree that the confidential information is being used in support of a motion for summary judgment pursuant to Rule 56 of the Federal Rules of Civil Procedure by plaintiff or is being produced at a trial on the merits in this matter, after due consideration to its admissibility has been made by the Court, such information will not be subjected to the instant protective order

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and will be made available to the public so long as defendants' social security numbers, home

addresses, telephone numbers and family names are redacted and/or remain confidential.

9. Within 30 days after the termination of this case, including any appeals,

the Confidential Materials, including all copies, and all nonconforming copies, notes, and other

materials containing or referring to information derived therefrom, shall, upon defendants'

request, be returned to defendants' attorneys or, upon their consent, destroyed, and all persons

who possessed such materials shall verify their return or destruction by affidavit furnished to

defendants' attorneys.

10. Nothing in this Protective Order shall be construed to limit defendants'

use of the Confidential Materials in any manner.

Dated:

New York, New York

May ~ 9 , 2009

SO ORDERED:

HONORABLE THOMAS P. GRIESA

UNITED STATES DISTRICT JUDGE

EXHIBIT A

The undersigned hereby acknowledge	es that he has read the Protective Order
entered in the United States District Court for	the Southern District of New York on
, 2009 in the action entitled <u>Leve</u>	on Smith v. The City of New York, et al.,
04 CV 3286 (TPG), and understands the terms there	of. The undersigned agrees not to use the
Confidential Materials defined therein for any pu	rpose other than in connection with the
prosecution of this case, and will not further disc	lose the Confidential Materials except in
testimony taken in this case.	
Date	Signature
	Print Name
	Occupation